a reimbursable basis such administrative support services as the Panel may request.

(i) PRINTING.—For purposes of costs relating to printing and binding, including the cost of personnel detailed from the Government Printing Office, the Panel shall be deemed to be a committee of the Congress.

SEC. 206. REPORT.

(a) IN GENERAL.—Not later than February 1, 1999, the Panel shall submit to the President, the Committee on Ways and Means of the House of Representatives, and the Committee on Finance of the Senate a report which shall contain a detailed statement of the findings and conclusions of the Panel, including the set of recommendations required under section 202. The report shall include only those recommendations of the Panel that receive the approval of at least 6 members of the Panel, including both Co-Chairs.

(b) SENSE OF THE CONGRESS.—It is the sense of the Congress that, pending the report of the Panel under subsection (a), the Federal unified budget surplus should be dedicated to reducing the Federal debt held by the public, increasing the retirement income security of individuals and insuring the solvency of the social security system.

SEC. 207. TERMINATION.

The Panel shall terminate March 31, 1999. SEC. 208. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated from the Federal Old-Age and Survivors Insurance Trust Fund such sums as are necessary to carry out the purposes of this title, but not to exceed \$2,000,000.

After debate,

Pursuant to House Resolution 410, the previous question was ordered.

The bill, as amended, was ordered to be engrossed and read a third time, was read a third time by title.

Mr. POMEROY moved to recommit the bill to the Committee on Ways and Means with instructions to report the bill back to the House forthwith with the following amendment:

Add at the end the following:

TITLE III—SAVE SOCIAL SECURITY FIRST

SEC. 301. SAVING THE UNIFIED BUDGET SUR-PLUS UNTIL COMPREHENSIVE AC-TION HAS BEEN UNDERTAKEN TO SAVE SOCIAL SECURITY.

The unified budget surplus should be reserved until-

(1) the Congress has undertaken comprehensive action to save social security for current and future generations, and

(2) the Bipartisan Panel to Design Long-Range Social Security Reform has reported its recommendations.

SEC. 302. EFFECTIVE DATE.

The provisions of this title shall be effective through March 31, 1999.

After debate.

By unanimous consent, the previous question was ordered on the motion to recommit with instructions.

The question being put, viva voce,

Will the House recommit said bill with instructions?

The SPEAKER pro tempore, Mr. SNOWBARGER, announced that the nays had it.

Mr. POMEROY objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

When there appeared $\begin{cases} Yeas \dots 197 \\ Nays \dots 223 \end{cases}$

¶36.10[Roll No. 115]

YEAS-197 Abercrombie Hamilton Oberstar Obey Allen Hastings (FL) Olver Andrews Hefner Ortiz Baesler Hilliard Owens Hinchey Hinojosa Baldacci Pallone Pascrell Barcia Barrett (WI) Holden Pastor Payne Pelosi Becerra Hooley Bentsen Hoyer Peterson (MN) Berman Jackson (IL) Berry Bishop Jackson-Lee Pickett. Pomeroy Blagojevich Jefferson Poshard Price (NC) Blumenauer John Johnson (WI) Rahall Borski Johnson, E. B. Rangel Kanjorski Boswell Reves Boucher Kaptur Kennedy (MA) Boyd Rodriguez Brown (FL) Kennedy (RI) Roemer Brown (OH) Kennelly Rothman Roybal-Allard Kildee Capps Kilpatrick Cardin Rush Carson Kind (WI) Sabo Clav Kleczka Sanchez Clayton Klink Sanders Kucinich Sawyer Clement Clyburn LaFalce Scott Condit Lampson Serrano Conyers Lantos Sherman Costello Lee Sisisky Coyne Levin Skaggs Lewis (GA) Cramer Skelton Cummings Lipinski Slaughter Danner Davis (FL) Lofgren Smith, Adam Lowey Snyder Davis (IL) Luther Spratt DeFazio Maloney (CT) Stabenow DeGette Delahunt Maloney (NY) Stark Stenholm Manton Stokes Strickland Deutsch Markey Dicks Martinez Dingell Stupak Mascara Doggett Matsui Tanner McCarthy (MO) Dooley Tauscher Doyle McCarthy (NY) Taylor (MS) Edwards McDermott Thompson Engel McGovern Thurman McHale Eshoo Tierney Etheridge McIntyre Torres Evans McKinney Towns McNulty Traficant Farr Meehan Meeks (NY) Fattah Turner Velazguez Fazio Filner Menendez Vento Ford Millender-Visclosky Frank (MA) McDonald Waters Miller (CA) Watt (NC) Frost Minge Mink Waxman Furse Gejdenson Wexler Goode Moakley Weygand Gordon Mollohan Woolsey Moran (VA) Green Wynn Gutierrez Murtha

NAYS-223

Nadler

Neal

Hall (OH)

Hall (TX)

Aderholt

Archer

Armev

Bachus

Ballenger

Barrett (NE) Bartlett

Baker

Barton

Bereuter

Bilirakis

Boehlert

Boehner

Bonilla

Bono

Brady

Bryant

Burton

Buyer

Bunning

Bilbray

Bliley

Blunt

Bass

Callahan Diaz-Balart Calvert Dickey Camp Campbell Doolittle Dreier Duncan Canady Cannon Dunn Castle Chabot Ehlers Ehrlich Chambliss Emerson Chenoweth English Christensen Ensign Coble Everett Coburn Ewing Fawell Collins Foley Combest Cook Forbes Cooksey Fossella Cox Fowler Crane Fox Franks (NJ) Crapo Cubin Frelinghuysen Cunningham Davis (VA) Gallegly Ganske Deal Gekas Gibbons DeLay.

Gilchrest Livingston Royce Gillmor LoBiondo Ryun Salmon Gilman Lucas Sanford Manzullo Goodlatte Goodling McCollum Saxton Scarborough Goss McCrery Graham McDade Schaefer, Dan Schaffer, Bob Granger McHugh Sensenbrenner Greenwood McInnis Sessions Gutknecht McIntosh Hansen McKeon Shadegg Hastert Metcalf Shaw Shays Shimkus Hastings (WA) Mica Miller (FL) Havworth Hefley Moran (KS) Shuster Herger Hill Morella Skeen Smith (MI) Myrick Hilleary Nethercutt Smith (NJ) Hobson Neumann Smith (TX) Hoekstra Smith, Linda Nev Northup Snowbarger Horn Norwood Nussle Hostettler Solomon Souder Houghton Hulshof Oxley Spence Hunter Packard Stearns Hutchinson Pappas Stump Parker Sununu Hyde Inglis Paul Talent Istook Paxon Tauzin Taylor (NC) Jenkins Pease Johnson (CT) Peterson (PA) Thomas Johnson, Sam Thornberry Petri Jones Pickering Thune Kasich Pitts Tiahrt Pombo Kelly Upton Kim Porter Walsh King (NY) Portman Wamp Watkins Kingston Pryce (OH) Klug Knollenberg Quinn Watts (OK) Radanovich Weldon (FL) Kolbe Ramstad Weldon (PA) LaHood Redmond Weller White Largent Regula Whitfield Riggs LaTourette Riley Wicker Wolf Lazio Rogan Leach Rogers Young (AK) Rohrabacher Lewis (CA) Young (FL) Ros-Lehtinen Lewis (KY) Linder Roukema

NOT VOTING-12

Dixon Sandlin Barr Bateman Gephardt Schumer Brown (CA) Gonzalez Meek (FL) Smith (OR) Wise DeLauro

So the motion to recommit with instructions was not agreed to.

The question being put, viva voce, Will the House pass said bill?

The SPEAKER pro tempore, Mr. SNOWBARGER, announced that the yeas had it.

Mr. BUNNING demanded that the vote be taken by the yeas and nays, which demand was supported by onefifth of the Members present, so the yeas and nays were ordered.

The vote was taken by electronic de-

It was decided in the Yeas 413 affirmative Nays

¶36.11 [Roll No. 116] YEAS-413

Abercrombie

Ackerman

Aderholt

Andrews

Archer

Armey

Bachus

Baesler

Baldacci

Ballenger

Barrett (NE)

Barrett (WI)

Baker

Barcia

Bartlett

Barton

Becerra

Bass

Allen

Boyd Brady Bentsen Bereuter Berman Brown (FL) Berry Bilbray Brown (OH) Bryant Bilirakis Bunning Bishop Blagojevich Burr Burton Bliley Buyer Blumenauer Callahan Calvert Blunt Boehlert Camp Campbell Canady Boehner Bonilla Bonior Cannon Capps Cardin Bono Borski Boswell Carson

Boucher

Castle

Chabot Hayworth Chambliss Hefley Millender-Hefner McDonald Chenoweth Miller (CA) Christensen Herger Clay Clayton Hill Miller (FL) Hilleary Minge Clement Hilliard Mink Clyburn Hinchey Moakley Coble Hinojosa Mollohan Coburn Moran (KS) Hobson Collins Hoekstra Moran (VA) Combest Holden Morella Murtha Condit Hooley Myrick Horn Cooksey Hostettler Neal Nethercutt Costello Houghton Neumann Hoyer Coyne Hulshof Ney Northup Cramer Hunter Crane Hutchinson Norwood Crapo Hyde Nussle Cubin Inglis Obey Cummings Istook Olver Cunningham Jackson (IL) Ortiz Danner Jackson-Lee Owens Davis (FL) (TX) Oxley Davis (IL) Jefferson Packard Davis (VA) Jenkins Pallone John Pappas Deal DeFazio Johnson (CT) DeGette Johnson (WI) Pascrell Delahunt Pastor Johnson, E. B. DeLauro Johnson, Sam Paxon DeLay Deutsch Jones Payne Kanjorski Pease Diaz-Balart Pelosi Kaptur Peterson (MN) Dickey Kasich Peterson (PA) Dicks Kellv Dingell Kennedy (MA) Petri Doggett Kennedy (RI) Pickering Dooley Kennelly Pickett Doolittle Pitts Kildee Kilpatrick Pombo Doyle Dreier Kim Pomeroy Kind (WI) Porter Duncan King (NY) Dunn Portman Edwards Kingston Poshard Kleczka Price (NC) Ehlers Ehrlich Klink Pryce (OH) Klug Knollenberg Emerson Quinn Radanovich Engel English Kolbe Rahall Ensign Eshoo LaFalce Ramstad LaHood Rangel Etheridge Lampson Redmond Evans Lantos Regula Everett Largent Reves Ewing Latham Riggs Farr LaTourette Riley Fattah Lazio Rivers Fawell Leach Rodriguez Roemer Fazio Lee Filner Levin Rogan Foley Lewis (CA) Rogers Forbes Lewis (GA) Rohrabacher Lewis (KY) Ros-Lehtinen Ford Fossella Linder Lipinski Rothman Fowler Roukema Fox Roybal-Allard Livingston Franks (NJ) LoBiondo Royce Frelinghuysen Lofgren Rush Frost Lowey Ryun Furse Gallegly Lucas Luther Sabo Salmon Ganske Maloney (CT) Sanchez Gejdenson Gekas Maloney (NY) Sanford Manton Sawyer Gibbons Manzullo Saxton Gilchrest Gillmor Markey Scarborough Schaefer, Dan Mascara Matsui Schaffer, Bob Gilman Goode Goodlatte McCarthy (MO) McCarthy (NY) Scott Sensenbrenner Goodling McCollum Serrano McCrery McDade Gordon Sessions Shadegg Goss Graham McDermott Shaw Granger Green McGovern McHale Shays Sherman Greenwood McHugh Shimkus Gutierrez McInnis Shuster Gutknecht McIntosh Sisisky Hall (OH) McIntyre Skaggs Hall (TX) McKeon Skeen Hamilton McKinney Skelton Hansen McNulty Slaughter Smith (MI) Harman Meehan Meeks (NY) Smith (NJ) Hastert Hastings (FL) Menendez Smith (TX) Hastings (WA) Metcalf Smith, Adam

Smith, Linda Taylor (MS) Watkins Watt (NC) Watts (OK) Snowbarger Taylor (NC) Snyder Thomas Solomon Thompson Waxman Weldon (FL) Souder Thornberry Weldon (PA) Spence Thune Spratt Thurman Weller Stabenow Tiahrt Wexler Stark Tierney Weygand White Whitfield Stearns Torres Stenholm Towns Stokes Traficant Wicker Strickland Turner Wolf Woolsev Stump Upton Stupak Velazquez Wynn Sununu Vento Visclosky Yates Young (AK) Talent Tanner Walsh Young (FL) Tauscher Wamp Waters Tauzin

NAYS—8

Conyers Martinez Paul Frank (MA) Nadler Sanders Kucinich Oberstar

NOT VOTING-11

Barr Gephardt Schumer Bateman Gonzalez Smith (OR) Brown (CA) Meek (FL) Wise Dixon Sandlin

So the bill was passed.

A motion to reconsider the vote whereby said bill was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said bill.

¶36.12 COMMITTEE RESIGNATION— MINORITY

The SPEAKER pro tempore, Mr. SNOWBARGER, laid before the House the following communication, which was read as follows:

House of Representatives, Washington, DC, April 29, 1998.

Hon. NEWT GINGRICH,

Speaker, U.S. House of Representatives.

DEAR MR. SPEAKER: I am writing to inform you that I am resigning from the Committee on Banking and Financial Services.
Sincerely,

ESTEBAN E. TORRES, Member of Congress.

By unanimous consent, the resignation was accepted.

¶36.13 COMMITTEE ELECTION—MINORITY

Mr. FAZIO, by direction of the Democratic Caucus, submitted the following privileged resolution (H. Res. 412):

Resolved, That the following named Member be, and is hereby, elected to the following standing committees of the House of Representatives:

To the Committee on Banking and Financial Services: BARBARA LEE of California.

To the Committee on Science: BARBARA LEE of California.

When said resolution was considered and agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

¶36.14 PROVIDING FOR THE CONSIDERATION OF S. 1502

Mr. HASTINGS of Washington, by direction of the Committee on Rules, reported (Rept. No. 105–501) the resolution (H. Res. 413) providing for consideration of the bill (S. 1502) entitled the "District of Columbia Student Oppotunity Scholarship Act of 1997".

When said resolution and report were referred to the House Calendar and ordered printed.

¶36.15 WAIVING A REQUIREMENT CLAUSE 4(B) OF RULE XI

Mr. HASTINGS of Washington, by direction of the Committee on Rules, reported (Rept. No. 105–502) the resolution (H. Res. 414) waiving a requirement of clause 4(b) of rule XI with respect to consideration of certain resolutions reported from the Committee on Rules.

When said resolution and report were referred to the House Calendar and ordered printed.

¶36.16 PROVIDING FOR THE CONSIDERATION OF H.R. 6

Mr. HASTINGS of Washington, by direction of the Committee on Rules, called up the following resolution (H. Res. 411):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the State of the Union for consideration of the bill (H.R. 6) to extend the authorization of programs under the Higher Education Act of 1965, and for other purposes. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Education and the Workforce. After general debate the bill shall be considered for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Committee on Education and the Workforce now printed in the bill, modified by the amendments printed in part 1 of the report of the Committee on Rules accompanying this resolution. That amendment in the nature of a substitute shall be considered by title rather than by section. Each title shall be considered as read. All points of order against that amendment in the nature of a substitute are waived. Before consideration of any other amendment it shall be in order to consider the amendment printed in part 2 of the report of the Committee on Rules, if offered by Representative Goodling or his designee. That amendment shall be considered as read, shall be debatable for 20 minutes equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. All points of order against that amendment are waived. If that amendment is adopted, the provisions of the amendment in the nature of a substitute as then perfected shall be considered as original text for the purpose of further amendment. No other amendment to the amendment in the nature of a substitute shall be in order except those printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII. Printed amendments shall be considered as read. The chairman of the Committee of the Whole may: (1) postpone until a time during further consideration in the Committee of the Whole a request for a recorded vote on any amendment; and (2) reduce to five minutes the minimum time for electronic voting on any postponed question that follows another electronic vote without